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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
09/052,325	03/31/98	STOCKENBERG		J	EMC-97-137
			コ		EXAMINER
		LM02/1124 .	·		
LEANNE J FITZGERALD EMC CORPORATION				HO.R ARTUNIT	PAPER NUMBER
EMC CORPORA 171 SOUTH S					
HOPKINTON M	A Q1748-9103	3		2771	
				DATE MAILED:	
					11/24/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks

PTO-90C (Rev. 2/95) 1- File Copy

Office Action Summary

Application No. 09/052,325

Applicant(s)

Stockenberg et al.

Examiner

RUAY LIAN HO

Group Art Unit 2771



Responsive to communication(s) filed on 3-31-98 application							
☐ This action is FINAL.							
☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quay#835 C.D. 11; 453 O.G. 213.							
A shortened statutory period for response to this action is set to expire 3 n longer, from the mailing date of this communication. Failure to respond within the periapplication to become abandoned. (35 U.S.C. § 133). Extensions of time may be obta 37 CFR 1.136(a).	od for response will cause the						
Disposition of Claim							
	is/are pending in the applicat						
Of the above, claim(s)	is/are withdrawn from consideration						
☐ Claim(s)	is/are allowed.						
	is/are rejected.						
☐ Claim(s)	is/are objected to.						
☐ Claims are su							
Application Papers X See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948. The drawing(s) filed on is/are objected to by the Exam	iner						
☐ The proposed drawing correction, filed on is ☐ approved ☐disapproved.							
☐ The specification is objected to by the Examiner.☐ The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. § 119 Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).							
☐ All ☐Some* None of the CERTIFIED copies of the priority documents have been							
received.							
received in Application No. (Series Code/Serial Number)							
received in this national stage application from the International Bureau (PCT Rule 17.2(a)).							
*Certified copies not received: Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).							
Acknowledgement is made of a claim for domestic priority under 35 0.5.0. § 11	9(e).						
Attachment(s)							
Motice of References Cited, PTO-892 ☐ Information Disclosure Statement(s), PTO-1449, Paper No(s)							
Interview Summary, PTO-413							
Notice of Draftsperson's Patent Drawing Review, PTO-948							
☐ Notice of Informal Patent Application, PTO-152							
SEE OFFICE ACTION ON THE FOLLOWING PAGES							

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DETAILED ACTION

1. It is noted that there is no information disclosure statement submitted.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

3. Claims 1-6, 14 are rejected under 35 U.S.C. 102(e) as being anticipated by Anglin et al.(USPN 5,862,322).

Regarding claim 1:

Each and every element of claim 1 is disclosed by Anglin et al., note: the claimed 'a system having first and second processes residing on first and second computers used with backup or restore operations' is shown in col.11, 1.48-55 & col.,28, 1.45-47,

the claimed 'said first and second computers are in communication with a data storage system on a network' is shown in col.10, 1.54-64 & col.11, 1.48-55,

the claimed 'first communication mechanism' is shown in col.35, 1.47-52,

the claimed 'second communication mechanism' is shown in col.35, 1.53-67,

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the claimed 'determine means' is shown in col.36, 1.28-46.

Regarding claim 2:

Claim 2 is rejected for the similar rationale given for claim 1.

Regarding claim 3:

The claimed 'the first communication mechanism is a network socket' is shown in col.35,

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1.47-52. The Anglin patent does not specifically disclose the claimed 'socket', however, it has

disclosed the network communications and socket calls used over the network is well known to

anyone skilled in the art, as described in the specification, page 18 of the present invent.

Regarding claim 4:

The claimed 'said second communication mechanism is a data storage system socket' is

shown in col.35, 1.53-67.

Regarding claim 5:

Claim 5 is rejected for the similar rationale given for claim 1.

Regarding claim 6:

Claim 6 is rejected for the similar rationale given for claim 1.

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Regarding claim 14:

Claim 14 is rejected for the similar rationale given for claim 1.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in

such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims

under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was

commonly owned at the time any inventions covered therein were made absent any evidence to

the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor

and invention dates of each claim that was not commonly owned at the time a later invention was

made in order for the examiner to consider the applicability of 35 U.S.C. 103© and potential 35

U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims 7-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anglin et

al.(USPN 5,862,322) in view of Ji et al.(USPN 5,889,943).

Regarding claim 7:

The claimed 'creating a pair of communication mechanisms on a designated port' is shown

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in <u>Ji</u> et al. in col.11, 1.14-53.

It would have been obvious to one with ordinary skills in the art at the time of the present

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invention was made to incorporate the communication mechanism creation technique disclosed by

Ji et al. into the communications in a computing environment method disclosed by Anglin et al.

to make the method more marketable by providing better communications support between end

users.

Regarding claims 8-10:

Claims 8-10 are rejected for the similar rationale given for claim 7.

Regarding claim 11:

The claimed 'creating a third pair of communication mechanisms on a second designated

port' is shown in \underline{Ji} et al. in col.8, 1.59 to col.9, 1.67.

Regarding claims 12-13:

Claims 12-13 are rejected for the similar rationale given for claim 11.

Regarding claims 15-16:

Claims 15-16 are rejected for the similar rationale given for claims 6-7 and 14.

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The prior art made of record and not relied upon is considered pertinent to applicant's 6.

disclosure.

7. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Ruay L. Ho whose telephone number is (703) 305-3834.

Any inquiry of a general nature or relating to the status of this application should be

directed to the Group receptionist whose telephone number is (703) 305-3800.